		CM-010
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar John H. Gomez (SBN 171485), Allison Wo Ed Diab (SBN 262319), Kristen K. Barton GOMEZ TRIAL ATTORNEYS 655 West Broadway, #1700, San Diego, Catelephone No.: (619) 237-3490 ATTORNEY FOR (Name): Plaintiffs Soaad Abla SUPERIOR COURT OF CALIFORNIA, COUNTY OF Sastreet address: 330 West Broadway Mailing address: 330 West Broadway City and zip code: San Diego, CA 9210: Branch Name: Hall of Justice CASE NAME: Soaad Ablahad, et al. v. Sharp Healt	ELECTRONICALLY FILED Superior Court of California, County of San Diego  04/15/2019 at 03:53:54 PM Clerk of the Superior Court By Vanessa Bahena, Deputy Clerk	
CIVIL CASE COVER SHEET	***	CASE NUMBER:
✓ Unlimited	Complex Case Designation	37-2019-00019406-CU-MT-CTI
(Amount (Amount demanded is exceeds \$25,000) \$25,000 or less)	Filed with first appearance by defend (Cal. Rules of Court, rule 3.402)	
	ow must be completed (see instructions	on page 2).
factors requiring exceptional judicial manage a. Large number of separately represedu. Extensive motion practice raising of	Contract Breach of contract/warranty (06) Rule 3.740 collections (09) Other collections (09) Insurance coverage (18) Other contract (37)  Real Property Eminent domain/Inverse condemnation (14) Wrongful eviction (33) Other real property (26) Unlawful Detainer Commercial (31) Residential (32) Drugs (38)  Judicial Review Asset forfeiture (05) Petition re: arbitration award (11) Writ of mandate (02) Other judicial review (39)  Detail Review Detail Review (39)  Detail Review (39)	with related actions pending in one or more courts
issues that will be time-consuming		ies, states, or countries, or in a federal court
<ul> <li>c. ✓ Substantial amount of documentar</li> <li>3. Remedies sought (check all that apply): a.[</li> <li>4. Number of causes of action (specify): Six</li> <li>5. This case  is  ✓ is not a class</li> </ul>	monetary b. nonmonetary; d	estjudgment judicial supervision eclaratory or injunctive relief c. 🕡 punitive
6. If there are any known related cases, file ar	nd serve a notice of related case. (You n	nay use form CM-015.)
Date: April 15, 2019 Kristen K. Barton (TYPE OR PRINT NAME)		GNATURE OF PARTY OR ATTORNEY FOR PARTY)
<ul> <li>Plaintiff must file this cover sheet with the fill under the Probate Code, Family Code, or Win sanctions.</li> <li>File this cover sheet in addition to any covered lift this case is complex under rule 3.400 et so other parties to the action or proceeding.</li> <li>Unless this is a collections case under rule seems.</li> </ul>	NOTICE rst paper filed in the action or proceeding lelfare and Institutions Code). (Cal. Rule r sheet required by local court rule. eq. of the California Rules of Court, you 3.740 or a complex case, this cover she	g (except small claims cases or cases filed as of Court, rule 3.220.) Failure to file may result must serve a copy of this cover sheet on <b>all</b> et will be used for statistical purposes only.
Form Adopted for Mandatory Use Judicial Council of California CM-010 [Rev. July 1, 2007]	CIVIL CASE COVER SHEET	Cal. Rules of Court, rules 2.30, 3.220, 3.400–3.403, 3.740; Cal. Standards of Judicial Administration, std. 3.10 www.courtinfo.ca.gov

## INSTRUCTIONS ON HOW TO COMPLETE THE COVER SHEET

To Plaintiffs and Others Filing First Papers. If you are filing a first paper (for example, a complaint) in a civil case, you must complete and file, along with your first paper, the Civil Case Cover Sheet contained on page 1. This information will be used to compile statistics about the types and numbers of cases filed. You must complete items 1 through 6 on the sheet. In item 1, you must check one box for the case type that best describes the case. If the case fits both a general and a more specific type of case listed in item 1, check the more specific one. If the case has multiple causes of action, check the box that best indicates the primary cause of action. To assist you in completing the sheet, examples of the cases that belong under each case type in item 1 are provided below. A cover sheet must be filed only with your initial paper. Failure to file a cover sheet with the first paper filed in a civil case may subject a party, its counsel, or both to sanctions under rules 2.30 and 3.220 of the California Rules of Court.

To Parties in Rule 3.740 Collections Cases. A "collections case" under rule 3.740 is defined as an action for recovery of money owed in a sum stated to be certain that is not more than \$25,000, exclusive of interest and attorney's fees, arising from a transaction in which property, services, or money was acquired on credit. A collections case does not include an action seeking the following: (1) tort damages, (2) punitive damages, (3) recovery of real property, (4) recovery of personal property, or (5) a prejudgment writ of attachment. The identification of a case as a rule 3.740 collections case on this form means that it will be exempt from the general time-for-service requirements and case management rules, unless a defendant files a responsive pleading. A rule 3.740 collections case will be subject to the requirements for service and obtaining a judgment in rule 3.740.

To Parties in Complex Cases. In complex cases only, parties must also use the Civil Case Cover Sheet to designate whether the case is complex. If a plaintiff believes the case is complex under rule 3.400 of the California Rules of Court, this must be indicated by completing the appropriate boxes in items 1 and 2. If a plaintiff designates a case as complex, the cover sheet must be served with the complaint on all parties to the action. A defendant may file and serve no later than the time of its first appearance a joinder in the plaintiffs designation, a counter-designation that the case is not complex, or, if the plaintiff has made no designation, a designation that the case is complex.

#### **Auto Tort**

Auto (22)-Personal Injury/Property Damage/Wrongful Death Uninsured Motorist (46) (if the case involves an uninsured motorist claim subject to arbitration, check this item instead of Auto)

## Other PI/PD/WD (Personal Injury/ Property Damage/Wrongful Death)

Asbestos (04)

Asbestos Property Damage Asbestos Personal Injury/ Wrongful Death

Product Liability (not asbestos or toxic/environmental) (24)

Medical Malpractice (45) Medical Malpractice-

Physicians & Surgeons Other Professional Health Care

Malpractice Other PI/PD/WD (23)

Premises Liability (e.g., slip

and fall)

Intentional Bodily Injury/PD/WD

(e.g., assault, vandalism)

Intentional Infliction of

**Emotional Distress** 

Negligent Infliction of

**Emotional Distress** 

Other PI/PD/WD

#### Non-PI/PD/WD (Other) Tort

Business Tort/Unfair Business

Practice (07)

Civil Rights (e.g., discrimination,

false arrest) (not civil harassment) (08)

Defamation (e.g., slander, libel)

(13)

Fraud (16)

Intellectual Property (19)

Professional Negligence (25)

Legal Malpractice

Other Professional Malpractice (not medical or legal)

Other Non-PI/PD/WD Tort (35)

#### **Employment**

Wrongful Termination (36) Other Employment (15)

#### **CASE TYPES AND EXAMPLES**

#### Contract

Breach of Contract/Warranty (06)

Breach of Rental/Lease

Contract (not unlawful detainer

or wrongful eviction) Contract/Warranty Breach-Seller

Plaintiff (not fraud or negligence)

Negligent Breach of Contract/

Warranty

Other Breach of Contract/Warranty

Collections (e.g., money owed, open

book accounts) (09)

Collection Case-Seller Plaintiff

Other Promissory Note/Collections

Insurance Coverage (not provisionally

complex) (18)

Auto Subrogation

Other Coverage

Other Contract (37)

Contractual Fraud Other Contract Dispute

#### Real Property

Eminent Domain/Inverse

Condemnation (14)

Wrongful Eviction (33)

Other Real Property (e.g., quiet title) (26)

Writ of Possession of Real Property

Mortgage Foreclosure

Quiet Title

Other Real Property (not eminent

domain, landlord/tenant, or

foreclosure)

## **Unlawful Detainer**

Commercial (31)

Residential (32)

Drugs (38) (if the case involves illegal drugs, check this item; otherwise.

report as Commercial or Residential)

#### **Judicial Review**

Asset Forfeiture (05)

Petition Re: Arbitration Award (11)

Writ of Mandate (02)

Writ-Administrative Mandamus

Writ-Mandamus on Limited Court

Case Matter

Writ-Other Limited Court Case

Review

Other Judicial Review (39)

Review of Health Officer Order Notice of Appeal-Labor

Commissioner Appeals

#### Provisionally Complex Civil Litigation (Cal. Rules of Court Rules 3.400-3.403)

Antitrust/Trade Regulation (03) Construction Defect (10)

Claims Involving Mass Tort (40)

Securities Litigation (28)

Environmental/Toxic Tort (30)

Insurance Coverage Claims

(arising from provisionally complex

case type listed above) (41)

#### **Enforcement of Judgment**

Enforcement of Judgment (20)

Abstract of Judgment (Out of

Confession of Judgment (non-

domestic relations)

Sister State Judgment

Administrative Agency Award

(not unpaid taxes)

Petition/Certification of Entry of

Judgment on Unpaid Taxes

Other Enforcement of Judgment Case

#### Miscellaneous Civil Complaint

RICO (27)

Other Complaint (not specified

above) (42)

Declaratory Relief Only Injunctive Relief Only (non-

harassment)

Mechanics Lien

Other Commercial Complaint

Case (non-tort/non-complex)

Other Civil Complaint

(non-tort/non-complex)

#### Miscellaneous Civil Petition

Partnership and Corporate Governance (21)

Other Petition (not specified

above) (43) Civil Harassment

Workplace Violence

Elder/Dependent Adult

Abuse

**Election Contest** 

Petition for Name Change

Petition for Relief From Late

Other Civil Petition

## SUMMONS (CITACION JUDICIAL)

NOTICE TO DEFENDANT: (AVISO AL DEMANDADO):

SHARP HEALTHCARE., a California Corporation; SHARP GROSSMONT HOSPITAL, and DOES 1-100 INCLUSIVE,

YOU ARE BEING SUED BY PLAINTIFF: (LO ESTA DEMANDANDO EL DEMANDANTE):

SOAAD ABLAHAD; VIAN AKRAWI; ERIKA ALLRED; BREE ARZOLA; LA SHAWN ATCHISON; [please see attachment]

FOR COURT USE ONLY (SOLO PARA USO DE LA CORTE)

## ELECTRONICALLY FILED

Superior Court of California, County of San Diego

04/15/2019 at 03:53:54 PM

Clerk of the Superior Court By Vanessa Bahena, Deputy Clerk

NOTICE! You have been sued. The court may decide against you without your being heard unless you respond within 30 days. Read the information below.

You have 30 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), your county law library, or the courthouse nearest you. If you cannot pay the filing fee, ask the court clerk for a fee waiver form. If you do not file your response on time, you may lose the case by default, and your wages, money, and property may be taken without further warning from the court.

There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may want to call an attorney referral service. If you cannot afford an attorney, you may be eligible for free legal services from a nonprofit legal services program. You can locate these nonprofit groups at the California Legal Services Web site (www.lawhelpcalifornia.org), the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), or by contacting your local court or county bar association. NOTE: The court has a statutory lien for waived fees and costs on any settlement or arbitration award of \$10,000 or more in a civil case. The court's lien must be paid before the court will dismiss the case. ¡AVISO! Lo han demandado. Si no responde dentro de 30 días, la corte puede decidir en su contra sin escuchar su versión. Lea la información a continuación.

Tiene 30 DÍAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia al demandante. Una carta o una llamada telefónica no lo protegen. Su respuesta por escrito tiene que estar en formato legal correcto si desea que procesen su caso en la corte. Es posible que haya un formulario que usted pueda usar para su respuesta. Puede encontrar estos formularios de la corte y más información en el Centro de Ayuda de las Cortes de California (www.sucorte.ca.gov), en la biblioteca de leyes de su condado o en la corte que le quede más cerca. Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia.

Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar a un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de \$10,000 ó más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pueda desechar el caso.

CASE NUMBER

(Número del Caso): 37-2019-00019406-CU-MT-CTL

Tha	name	and	addre	acc of	tho	court	ic.
1116	Halle	allu	auune	DO CO	HIC	COUL	15.

(El nombre y dirección de la corte es): San Diego Superior Court

#### HALL OF JUSTICE

330 W. BROADWAY, SAN DIEGO, CA 92101 -3827

The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is: es): 8)

The contract of the contract o		umero de telefono del abogado del dem 5), Allison Worden (211104), Ed		
DATE: (Fecha)	04/16/2019		erk, by Secretario)	V. Bahma V. Bahena
(Para prue		mmons, use Proof of Service of Summons at a citation use el formulario Proof of Service NOTICE TO THE PERSON SERVED  1 as an individual defendant. 2 as the person sued under the	rvice of Summor : You are serve	ns, <i>(POS-010)).</i> d
(: : et		3. on behalf of (specify):  under: CCP 416.10 (corpor	ration)	CCP 416.60 (minor)

other (specify): by personal delivery on (date):

CCP 416.40 (association or partnership)

Page 1 of 1

CCP 416.90 (authorized person)

. Deputy (Adjunto)

HORT TITLE:	SUM-20  CASE NUMBER:
Ablahad, et al. v. Sharp Healthcare, et al.	
INSTRUCTIONS FOR USE  This form may be used as an attachment to any summons if space does not perm  If this attachment is used, insert the following statement in the plaintiff or defendant  Attachment form is attached."	
st additional parties (Check only one box. Use a separate page for each type of p	party.):
✓ Plaintiff Defendant Cross-Complainant Cross-De	efendant
ADIYA AZHAER; PATRICIA BAUDIN; ROSA BOJADO; SHAR NGELICA CAMACHO; APRIL CHIN; NOOR DANO; SUSAN LA ARCIA-MOORHEAD; ANA GASCA; JENIE GONZALEZ; KRISTERNANDEZ; DOVANAH JORDAN; ELIZABETH KOENIG; GWUDISHEVA; CLARINDA LUCIANO-RAMIREZ; KRISTEN MCKACKIE MEDRANO; YESENIA MEJIA; MARIA MITCHELL; JOHEDDOCH; ANGELICA REYES; CYNTHIA ROBERTSON; YESE ORI RUIZ; HEATHER SANSING; AMBER SANTA CRUZ; BONIHEUM; SHAUNA SOTO; JOLENE SQUARE; LEEANN STEIDL; TOPIER; JENNA STRICKLAND; ALISON VEGA; SIERRA WAL	AIRD; MARIA GARCIA; MARIA TEN GUTIERREZ; LISA ENDOLYN KRAMER; SUSANNA EATTERS; BRANDY MCGOWAI IANNA PACHECO; WINONA ENIA RODRIGUEZ; LEAH ROJAS NIE SHEFFIELD; JASMIN NUNEZ CAROLE STEPHEN; JULIE

#### ELECTRONICALLY FILED Superior Court of California, County of San Diego John H. Gomez (SBN 171485) 04/15/2019 at 03:53:54 PM 1 Allison C. Worden (SBN 211104) Clerk of the Superior Court Ed Diab (SBN 262319) By Vanessa Bahena Deputy Clerk Kristen K. Barton (SBN 303228) **GOMEZ TRIAL ATTORNEYS** 655 West Broadway, #1700 San Diego, CA 92101 4 T: (619) 237-3490 F: (619) 237-3496 5 James R. Patterson (SBN 211102) Duane A. Admire (SBN 173699) 6 **ADMIRE & ASSOCIATES** Allison H. Goddard (SBN 211095) 12880 Carmel Country Road, Suite D110 PATTERSON LAW GROUP San Diego, CA 92130 1350 Columbia St., Unit 603 T: (619) 319-6658 San Diego, CA 92101 8 F: (858) 350-1046 T: (619) 756-6990 9 F: (619) 756-6991 10 Attorneys for Plaintiffs 11 SUPERIOR COURT OF THE STATE OF CALIFORNIA 12 **COUNTY OF SAN DIEGO** 13 CASE NO: 37-2019-00019406-CU-MT-CTL SOAAD ABLAHAD; VIAN AKRAWI; 14 ERIKA ALLRED; BREE ARZOLA; LA 15 SHAWN ATCHISON; NADIYA AZHAER; **COMPLAINT FOR DAMAGES FOR:** PATRICIA BAUDIN; ROSA BOJADO; 16 SHARRON BOLDEN: DEBRA BOONE: 1) BREACH OF FIDUCIARY DUTY ANGELICA CAMACHO; APRIL CHIN; 2) INVASION OF PRIVACY – 17 NOOR DANO; SUSAN LAIRD; MARIA INTRUSION INTO PRIVATE GARCIA; MARIA GARCIA-MOORHEAD; **AFFAIRS** 18 ANA GASCA; JENIE GONZALEZ; KRISTEN 3) INVASION OF PRIVACY (Cal. GUTIERREZ; LISA HERNANDEZ; 19 Const., Art. 1, § 1) DOVANAH JORDAN; ELIZABETH 4) **NEGLIGENCE** 20 KOENIG; GWENDOLYN KRAMER; 5) NEGLIGENT INFLICTION OF SUSANNA KUDISHEVA; CLARINDA **EMOTIONAL DISTRESS** 21 LUCIANO-RAMIREZ; KRISTEN 6) UNLAWFUL RECORDING OF MCFEATTERS; BRANDY MCGOWAN; CONFIDENTIAL 22 JACKIE MEDRANO; YESENIA MEJIA; INFORMATION (Pen. Code 23 MARIA MITCHELL; JOHANNA PACHECO; §§632, 637.2) WINONA REDDOCH; ANGELICA REYES; 24 CYNTHIA ROBERTSON: YESENIA DEMAND FOR JURY TRIAL RODRIGUEZ; LEAH ROJAS; LORI RUIZ; 25 HEATHER SANSING; AMBER SANTA CRUZ; BONNIE SHEFFIELD; JASMIN 26 NUNEZ SHEUM; SHAUNA SOTO; JOLENE 27 SOUARE; LEEANN STEIDL; CAROLE STEPHEN; JULIE STOPIER; JENNA 28 GOMEZ TRIAL

ATTORNEYS

	STRICKLAND; ALISON VEGA; SIERRA WALTERS; FLORIANA ZAVALA; Plaintiffs,
2	VS.

SHARP HEALTHCARE., a California Corporation; SHARP GROSSMONT HOSPITAL, and DOES 1-100 INCLUSIVE,

Defendants.

Plaintiffs, by and through the undersigned counsel, hereby bring this Complaint for damages against Defendants, and allege the following:

#### INTRODUCTION

- 1. From approximately July 17, 2012 to June 30, 2013, Defendants secretly operated hidden cameras in all three Labor and Delivery operating rooms at the Women's Center at Sharp Grossmont Hospital. The hidden cameras were programmed to record anytime motion was detected in the operating rooms. The hidden cameras recorded video images of births, including Caesarean births, birth complications, dilatation and curettage to resolve miscarriages, hysterectomies, sterilizations, and other medical procedures.
- 2. Sharp secretly recorded approximately 1,800 patients using these hidden cameras. In the words of a Sharp executive, "the video clips capture scenes within the three operating rooms, which are not open to the public. There are images contained within the multitude of images of women undergoing operations of a very personal, private nature, unconscious and in states of exposure depending on the operating being performed."
- 3. Sharp was grossly negligent in maintaining the recordings. The recordings were stored on desktop computers that could be accessed by multiple users, some without the need for a password. Sharp did not log or track who accessed the recordings, why, or when. Sharp destroyed at least half of the recordings but cannot say when or how it deleted those files and cannot confirm that it took the appropriate steps to ensure the files were not otherwise recoverable. Computers that stored the recordings were "refreshed" or replaced, and Sharp did not ensure proper deletion of recordings on those computers.

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4. Sharp has acknowledged patients' rights to privacy in the recordings, under the California Constitution and California law. Sharp violated their right to privacy and breached its fiduciary duty in the most egregious way by secretly recording them, allowing non-medical personnel to view the recordings without making any effort to track who was viewing them, and then destroying some of the recordings.

## JURISDICTION AND VENUE

- 5. The Superior Court of California for the County of San Diego has jurisdiction over this matter because the allegations and claims herein arise under California common and statutory law.
- Venue is proper in this Court pursuant to Code of Civil Procedure § 395(a). Defendant is a corporation organized under the laws of California and maintains its principal place of business in San Diego, California. Defendant regularly conducts business throughout California, including San Diego County, and a substantial portion of the harm caused by Defendant to Plaintiffs took place in San Diego County.

## **PARTIES**

- Plaintiffs are women who had procedures including, but not limited to, delivery of 7. babies, including Caesarean births, birth complications, dilatation and curettage to resolve miscarriages, hysterectomies, sterilizations, and other medical procedures during the time frame of July 17, 2012 to June 30, 2013. Plaintiffs' procedures occurred in one of three Labor and Delivery operating rooms at the Women's Center at Sharp Grossmont Hospital that contained hidden cameras placed there by the Defendants as set forth in greater detail herein.
- 8. Plaintiffs are informed and believe, and thereon allege, that they were secretly recorded by the aforementioned hidden cameras at Sharp Grossmont Hospital. Plaintiffs had reasonable expectations of privacy during their respective procedures and a reasonable expectation that Defendants would respect their privacy. None of the Plaintiffs consented at any time to Defendants' recording of their private moments and medical procedures, and would not have consented to any such recording.
- 9. Defendant Sharp HealthCare is a corporation organized under the laws of California and maintains its principal place of business at 8695 Spectrum Center Boulevard, San Diego, CA 92123.

- 10. Defendant Sharp Grossmont Hospital is an affiliate of Sharp HealthCare that maintains its principal place of business at 5555 Grossmont Center Drive, La Mesa, CA 91942.
- 11. Plaintiffs are unaware of the true names or capacities of the Defendants sued herein under the fictitious names DOES 1-100 but pray for leave to amend and serve such fictitiously named Defendants once their names and capacities become known.
- 12. Plaintiffs are informed and believe, and based thereon allege, that each and all of the acts and omissions alleged herein were performed by, or are attributable to, Defendants and DOES 1-100 (collectively "Defendants"), each acting as the agent for the other, with legal authority to act on the other's behalf. The acts of any and all Defendants were in accordance with and represent the official policies of Defendant Sharp HealthCare.
- 13. Plaintiffs are informed and believe, and based thereon allege that, at all times herein mentioned, Defendants, and each of them, ratified each and every act or omission alleged herein. At all times herein mentioned, Defendants, and each of them, aided and abetted the acts and omissions of each and all the other Defendants in proximately causing the damages herein alleged.
- 14. Plaintiffs are informed and believe, and based thereon allege, that each of said Defendants is in some manner intentionally, negligently, or otherwise responsible for the acts, omissions, occurrences, and transactions alleged herein.

### **FACTUAL ALLEGATIONS**

- 15. In July 2012, Defendants installed video cameras on the drug carts in the operating rooms in the Women's Center at Sharp Grossmont Hospital. The video cameras were installed on top of the drug carts and equipped with motion-detecting sensors that triggered them to begin recording whenever anyone entered the room and continue recording even after motion stopped.
- 16. Defendants claim that this secret video surveillance was necessary as part of their investigation into whether an employee was stealing the anesthesia drug propofol from drug carts in the operating rooms. Despite that claim, Defendants' cameras were set up to record when any person entered an operating room, to record a wide range of activity in the operating room beyond access to the drug cart, and to continue recording even after motion stopped.

- 17. Defendants recorded approximately 1,800 surgical procedures in the operating rooms between July 2012 and June 2013. These recordings show images of Defendants' female patients while they were in the operating rooms. The cameras captured images of patients entering the operating rooms, being moved onto surgery tables and exiting. Because of the angle and placement of the cameras, patients' faces were recorded, and the patients were identifiable. These recordings also show Defendants' female patients conscious and unconscious, partially robed on operating room tables, undergoing medical procedures and communicating with their doctors and medical personnel. Because of the nature of these procedures, the recordings captured women while they were emotionally and physically exposed, and at their most vulnerable. At times, Defendants' patients had their most sensitive genital areas visible.
- 18. These recordings contain matters of great sensitivity, going to the core of patients' privacy rights. Defendants recorded using hidden cameras in an area of Sharp Grossmont Hospital that is not open to the public. Entry into the operating room is limited to Defendants' employees and doctors who need to be there to perform medical procedures.
- 19. These recordings contain images of female patients and, sometimes, newly delivered babies with their doctors that Defendants allowed non-medical personnel and strangers to view and have access to view. Defendants did not log or track which employees accessed the recordings.
- 20. The patients did not consent to being recorded by Defendants during their medical procedures. Defendants have several policies that recognize and obligate them to respect the privacy of their patients. Defendants' violations of their own policies underscore the shocking and serious nature of their breach of patients' privacy. Defendants' Code of Conduct contains a "Standard of Behavior" for confidentiality that states that "Sharp HealthCare protects customers' confidentiality, privacy and modesty in all situations. We are sensitive to the personal nature of health care, and we do everything we can to earn the trust that others place in us."
- 21. According to Defendants' list of "Patient Rights," their patients have a right to "[f]ull consideration of privacy concerning their medical care program. Case discussion, examination, and treatment are confidential and should be conducted discreetly. [Patients] have to right to be advised as to the reason for the presence of any individual."

	22.	According to Defendants'	list of "Patient Right	s," their patients	have a right to	"[h]ave
[their]	persona	l privacy respected."				

- 23. According to Defendants' list of "Patient Rights," their patients have a right to "[c]onfidential treatment of all communications and records pertaining to [their] care and stay in the hospital." Defendants promise their patients that "[w]ritten permission shall be obtained before medical records are made available to anyone not directly concerned with your care."
- 24. Defendants violated these rights by failing to disclose to their patients, including Plaintiffs, that a hidden camera was installed in the operating room recording their procedures, essentially inviting an unlimited number of individuals to view the private circumstances of patients' medical treatment. Defendants violated these rights further by allowing non-medical personnel, including security guards and attorneys, to view the recordings, without making any effort to log or track who viewed the recordings.
- 25. This action seeks damages for the Plaintiffs according to their individual proof, and not as part of a class action, for any and all harm they suffered as a result of being secretly and surreptitiously videotaped as set forth herein.
- 26. Plaintiffs further allege that the limitations period is tolled under principles of equitable tolling.

### FIRST CAUSE OF ACTION

#### **BREACH OF FIDUCIARY DUTY**

#### (Against All Defendants)

- 27. Plaintiffs incorporate by reference and re-allege as if fully stated herein the allegations set out in the preceding paragraphs.
- 28. Defendants owed Plaintiffs a fiduciary duty to act with the utmost good faith in the best interests of Plaintiffs, and to act with reasonable care.
- 29. Defendants further owed a fiduciary duty to maintain inviolate the confidential information of Plaintiffs, including, but not limited to, confidential communications under California Evidence Code section 992.

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- 30. Defendants had information relating to Plaintiffs that they knew or should have known was confidential.
- 31. Defendants used Plaintiffs' confidential information for their own benefit in conducting an internal investigation or communicated their confidential information to third parties, all in violation of California Evidence Code section 994.
- 32. Plaintiffs were ignorant of Defendants' conduct, did not authorize their conduct, did not give informed consent, or were acting under duress.
  - 33. Plaintiffs' confidential information was not a matter of general knowledge.
  - 34. Plaintiffs placed trust and confidence in Defendants.
  - 35. Defendants were Plaintiffs' the healthcare providers.
- 36. Plaintiffs suffered harm, including but not limited to, suffering, anguish, fright, horror, nervousness, grief, anxiety, worry, shock, humiliation, embarrassment, shame, mortification, hurt feelings, disappointment, depression and feelings of powerlessness.
  - 37. Defendants' conduct was a substantial factor in causing Plaintiffs' harm.
- 38. Defendants' conduct as alleged above was despicable; it was conduct so vile, base, or contemptible that it would be looked down on and despised by reasonable people.
- 39. Defendants engaged in the conduct alleged above with malice, oppression, or fraud in that Defendants' conduct was done with a willful and knowing disregard of Plaintiffs' rights, Defendants' conduct subjected Plaintiffs to cruel and unjust hardship in knowing disregard of their rights, or Defendants intentionally concealed a material fact (the secret recording devices) and did so intending to harm Plaintiffs or in reckless disregard that such harm would result.
- 40. As a result, in addition to other remedies available, Plaintiffs may also recover damages to punish Defendants and deter future similar wrongful conduct.

### **SECOND CAUSE OF ACTION**

## INVASION OF PRIVACY – INTRUSION INTO PRIVATE AFFAIRS

#### (Against All Defendants)

41. Plaintiffs incorporate by reference and re-allege as if fully stated herein the allegations set out in the preceding paragraphs.

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- 42. Plaintiffs had a reasonable expectation of privacy in the operating rooms of Sharp Grossmont Hospital's Women Center.
- 43. Plaintiffs also had a reasonable expectation of privacy that their communications with medical personnel and their medical procedures were not being video recorded.
- 44. Plaintiffs further had a reasonable expectation that their communications with medical personnel and their medical procedures were not being recorded by Sharp security personnel or by anyone not physically present in the operating room at the time of said communications and procedures.
- 45. Defendants intentionally intruded on Plaintiffs' privacy by installing recording devices in the operating rooms.
- 46. Defendants also intentionally intruded on Plaintiffs' privacy by recording Plaintiffs' confidential communications and medical procedures in the operating rooms of Sharp Grossmont Hospital's Women's Center.
- 47. Defendants additionally intentionally intruded on Plaintiffs' privacy by allowing third parties, including Defendants' security personnel and attorneys, to view the recordings of Plaintiffs.
- 48. Defendants further intentionally intruded on Plaintiffs' privacy by disclosing certain recordings of Plaintiffs to third parties during the course of an internal investigation.
- 49. In acting as alleged above, Defendants' violated Plaintiffs' privacy rights at a time when Plaintiffs were at their most vulnerable.
- 50. In acting as alleged above, Defendants' conduct was outrageous and motivated by a commercial interest in disregard of Plaintiffs' privacy rights.
- 51. Defendants' intrusion into Plaintiffs' privacy would be highly offensive to a reasonable person.
- 52. Plaintiffs suffered harm, including, but not limited to, suffering, anguish, fright, horror, nervousness, grief, anxiety, worry, shock, humiliation, embarrassment, shame, mortification, hurt feelings, disappointment, depression and feelings of powerlessness.
  - 53. Defendants' conduct was a substantial factor in causing Plaintiffs' harm.

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# THIRD CAUSE OF ACTION

medical personnel and their medical procedures were not being video recorded.

## INVASION OF PRIVACY – CALIFORNIA CONST., ART. 1, § 1

## (Against All Defendants)

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54. Plaintiffs incorporate by reference and re-allege as if fully stated herein the allegations set out in the preceding paragraphs.

Plaintiffs had a reasonable expectation of privacy in the operating rooms of Sharp

- Grossmont Hospital's Women's Center. 56. Plaintiffs also had a reasonable expectation of privacy that their communications with
- 57. Plaintiffs further had a reasonable expectation that their communications with medical personnel and their medical procedures were not being viewed or heard by Sharp security personnel or by anyone not physically present in the operating room at the time of said conversations, communications and procedures.
- 58. Defendants intentionally intruded on Plaintiffs' privacy by installing recording devices in the operating rooms.
- 59. Defendants also intentionally intruded on Plaintiffs' privacy by recording Plaintiffs' confidential communications and medical procedures in the operating rooms of Sharp Grossmont Hospital's Women's Center.
- 60. Defendants additionally intentionally intruded on Plaintiffs' privacy by allowing Defendants' security personnel to view the recordings of Plaintiffs.
- 61. Defendants further intentionally intruded on Plaintiffs' privacy by disclosing certain recordings of Plaintiffs to third parties during the course of an internal investigation.
- 62. In acting as alleged above, Defendants' violated Plaintiffs' privacy rights under Article I, section 1 of the California Constitution.
- 63. In acting as alleged above, Defendants' conduct was outrageous and motivated by a commercial interest in disregard of Plaintiffs' privacy rights.
- 64. Defendants' intrusion into Plaintiffs' privacy would be highly offensive to a reasonable person.

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Hospital's Women's Center.

Defendants' security personnel to view the recordings of Plaintiffs.

recordings of Plaintiffs to third parties during the course of an internal investigation.

mortification, hurt feelings, disappointment, depression and feelings of powerlessness.

anguish, fright, horror, nervousness, grief, anxiety, worry, shock, humiliation, embarrassment, shame,

Defendants also negligently intruded on Plaintiffs' privacy by recording Plaintiffs'

Defendants additionally negligently intruded on Plaintiffs' privacy by allowing

Defendants further negligently intruded on Plaintiffs' privacy by disclosing certain

Plaintiffs suffered serious emotional distress, including, but not limited to, suffering,

confidential communications and medical procedures in the operating rooms of Sharp Grossmont

- 81. The emotional distress suffered by Plaintiffs is such that an ordinary, reasonable person would be unable to cope with it.
  - 82. Defendants' conduct was a substantial factor in causing Plaintiffs' harm.

## SIXTH CAUSE OF ACTION

# UNLAWFUL RECORDING OF CONFIDENTIAL INFORMATION (Pen. Code §§ 632, 637.3)

(Against All Defendants)

- 83. Plaintiffs incorporate by reference and re-allege as if fully stated herein the allegations set out in the preceding paragraphs.
- 84. Defendants intentionally video recorded and/or eavesdropped on Plaintiffs' confidential communications and medical procedures in the operating rooms of Sharp Grossmont Hospital's Women Center by using an electronic device (hidden video cameras).
- 85. Plaintiffs had a reasonable expectation that their medical procedures were not being video recorded.
- 86. Plaintiffs had a reasonable expectation that their communications with medical personnel and their medical procedures were not being viewed by Sharp security personnel or by anyone not physically present in the operating room at the time of those procedures.
- 87. Defendants, by acting as herein alleged, unlawfully recorded confidential information of Plaintiffs and violated Plaintiffs' privacy rights in violation of California Penal Code §§ 632 & 637.2
- 88. Defendants did not have the consent of all parties to said conversations and communications to record them.
- 89. Plaintiffs suffered harm, including but not limited to, suffering, anguish, fright, horror, nervousness, grief, anxiety, worry, shock, humiliation, embarrassment, shame, mortification, hurt feelings, disappointment, depression and feelings of powerlessness. Plaintiffs are entitled to treble damages for such harm.
- 90. Defendants' conduct was a substantial factor in causing Plaintiffs' harm. As a result, and in addition to other available remedies at law, pursuant to Penal Code section 637.2, Plaintiffs are entitled to recover a sum equal to the greater of treble their actual damages or statutory penalties per violation.

1	91. Plaintiffs, in accordance with Chapter 3 (commencing with Section 525) of Title 7 of
2	Part 2 of the Code of Civil Procedure, also bring an action to enjoin and restrain the Defendants from
3	any violation of this chapter by continuing to secretly video record medical procedures without the
4	consent of all parties.
5	PRAYER FOR RELIEF
6	1. For compensatory damages for the described losses with respect to each cause of action;
7	2. For general damages according to proof;
8	3. For special damages according to proof;
9	4. For statutory penalties according to proof;
10	5. For past and future emotional distress;
11	6. For punitive damages with respect to each cause of action;
12	7. For costs of this action;
13	8. For statutory attorneys' fees according to proof;
14	9. For reasonable attorneys' fees;
15	10. For pre-judgment and all other interest recoverable; and
16	11. For such other additional and further relief as Plaintiffs may be entitled to in law or in
17	equity.
18	
19	Dated: April 15, 2019 GOMEZ TRIAL ATTORNEYS
20	By:
21	John H. Gomez, Esq.
22	Allison C. Worden, Esq. Ed Diab, Esq.
23	Kristen K. Barton, Esq.
24	PATTERSON LAW GROUP James R. Patterson, Esq.
25	Allison H. Goddard, Esq.
26	ADMIRE & ASSOCIATES
27	Duane A. Admire, Esq.
20	Attorneys for Plaintiffs

GOMEZ TRIAL ATTORNEYS

GOMEZ TRIAL

### **DEMAND FOR JURY TRIAL**

Plaintiffs hereby demand a jury trial on all issues.

Dated: April 15, 2019

**GOMEZ TRIAL ATTORNEYS** 

By:

John H. Gomez, Esq.
Allison C. Worden, Esq.
Ed Diab, Esq.

Kristen K. Barton, Esq.

PATTERSON LAW GROUP

James R. Patterson, Esq. Allison H. Goddard, Esq.

**ADMIRE & ASSOCIATES** 

Duane A. Admire, Esq.

Attorneys for Plaintiffs

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO

STREET ADDRESS: 330 W Broadway
MAILING ADDRESS: 330 W Broadway
CITY AND ZIP CODE: San Diego, CA 92101-3827

BRANCH NAME: Central
TELEPHONE NUMBER: (619) 450-7069

PLAINTIFF(S) / PETITIONER(S): Soaad Ablahad et.al.

DEFENDANT(S) / RESPONDENT(S): Sharp Healthcare et.al.

ABLAHAD VS. SHARP HEALTHCARE [EFILE]

NOTICE OF CASE ASSIGNMENT AND CASE MANAGEMENT CONFERENCE on MANDATORY EFILE CASE

37-2019-00019406-CU-MT-CTL

CASE NUMBER:

CASE ASSIGNMENT

Judge: Katherine Bacal Department: C-69

**COMPLAINT/PETITION FILED:** 04/15/2019

TYPE OF HEARING SCHEDULED DATE TIME DEPT JUDGE

Civil Case Management Conference 10/18/2019 10:00 am C-69 Katherine Bacal

A case management statement must be completed by counsel for all parties or self-represented litigants and timely filed with the court at least 15 days prior to the initial case management conference. (San Diego Local Rules, Division II, CRC Rule 3.725).

All counsel of record or parties in pro per shall appear at the Case Management Conference, be familiar with the case, and be fully prepared to participate effectively in the hearing, including discussions of ADR\* options.

IT IS THE DUTY OF EACH PLAINTIFF (AND CROSS-COMPLAINANT) TO SERVE A COPY OF THIS NOTICE WITH THE COMPLAINT (AND CROSS-COMPLAINT), THE ALTERNATIVE DISPUTE RESOLUTION (ADR) INFORMATION FORM (SDSC FORM #CIV-730), A STIPULATION TO USE ALTERNATIVE DISPUTE RESOLUTION (ADR) (SDSC FORM #CIV-359), AND OTHER DOCUMENTS AS SET OUT IN SDSC LOCAL RULE 2.1.5.

ALL COUNSEL WILL BE EXPECTED TO BE FAMILIAR WITH SUPERIOR COURT RULES WHICH HAVE BEEN PUBLISHED AS DIVISION II, AND WILL BE STRICTLY ENFORCED.

- TIME STANDARDS: The following timeframes apply to general civil cases and must be adhered to unless you have requested and been granted an extension of time. General civil cases consist of all civil cases except: small claims proceedings, civil petitions, unlawful detainer proceedings, probate, guardianship, conservatorship, juvenile, parking citation appeals, and family law proceedings.
- COMPLAINTS: Complaints and all other documents listed in SDSC Local Rule 2.1.5 must be served on all named defendants.
- DEFENDANT'S APPEARANCE: Defendant must generally appear within 30 days of service of the complaint. (Plaintiff may stipulate to no more than 15 day extension which must be in writing and filed with the Court.) (SDSC Local Rule 2.1.6)
- JURY FEES: In order to preserve the right to a jury trial, one party for each side demanding a jury trial shall pay an advance jury fee in the amount of one hundred fifty dollars (\$150) on or before the date scheduled for the initial case management conference in the action.
- MANDATORY eFILE: Case assigned to mandatory eFile program per CRC 3.400-3.403 and SDSC Rule 2.4.11. All documents must be eFiled at www.onelegal.com. Refer to General Order in re procedures regarding electronically imaged court records, electronic filing, and access to electronic court records in civil and probate cases or guidelines and procedures.

COURT REPORTERS: Court reporters are not provided by the Court in Civil cases. See policy regarding normal availability and unavailability of official court reporters at www.sdcourt.ca.gov.

\*ALTERNATIVE DISPUTE RESOLUTION (ADR): THE COURT ENCOURAGES YOU TO CONSIDER UTILIZING VARIOUS ALTERNATIVES TO TRIAL, INCLUDING MEDIATION AND ARBITRATION, PRIOR TO THE CASE MANAGEMENT CONFERENCE. PARTIES MAY FILE THE ATTACHED STIPULATION TO USE ALTERNATIVE DISPUTE RESOLUTION (SDSC FORM #CIV-359).

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO

STREET ADDRESS: 330 W Broadway

MAILING ADDRESS: 330 W Broadway

CITY AND ZIP CODE: San Diego CA 92101-3827

BRANCH NAME: Central

Short Title: Ablahad vs. Sharp Healthcare [EFILE]

NOTICE OF CONFIRMATION OF ELECTRONIC FILING

CASE NUMBER:

37-2019-00019406-CU-MT-CTL

San Diego Superior Court has reviewed the electronic filing described below. The fee assessed for processing and the filing status of each submitted document are also shown below.

#### **Electronic Filing Summary Data**

Electronically Submitted By: John Gomez

On Behalf of: Soaad Ablahad, Bree Arzola, Susan Laird, Maria Garcia-Moorhead, Jenie Gonzalez, Kristen McFeatters, Johanna Pacheco, Floriana Zavala, Vian Akrawi,

Gonzalez, Kristen McFeatters, Jonanna Pacneco, Floriana Zavala, Vian Akraw Debra Boone, Susanna Kudisheva, Maria Mitchell, Ana Gasca, Cynthia Robertson, Leah Rojas, Jolene Square, La Shawn Atchison, Sharron Bolden, Noor Dano, Elizabeth Koenig, Gwendolyn Kramer, Angelica Reyes, Lori Ruiz, Heather Sansing, Jenna Strickland, Nadiya Azhaer, Angelica Camacho, April Chin, Lisa Hernandez, Dovanah Jordan, Clarinda Luciano-Ramirez, Amber Santa Cruz, LeeAnn Steidl, Alison Vega, Maria Garcia, Brandy McGowan, Yesenia Mejia, Bonnie Sheffield, Carole Stephen, Patricia Baudin, Jackie Medrano, Yesenia Rodriguez, Jasmin Nunez Sheum, Shauna Soto, Sierra Walters, Erika Allred, Rosa Bojado, Kristen Gutierrez, Winona Reddoch, Julie

Stopier

Transaction Number: 2630396
Court Received Date: 04/15/2019

Filed Date: 04/15/2019 Filed Time: 03:53 PM

Fee Amount Assessed: \$1,435.00

Case Number: 37-2019-00019406-CU-MT-CTL

Case Title: Ablahad vs. Sharp Healthcare [EFILE]

Location: Central

Case Type: Mass Tort

Case Category: Civil - Unlimited

Jurisdictional Amount: > 25000

Status Documents Electronically Filed/Received

Accepted Complaint

Accepted Civil Case Cover Sheet

Accepted Original Summons

Accepted Notice of Related Case

## **Comments**

#### Clerk's Comments: **Events Scheduled**

Hearing(s)
Civil Case
Conference Time Location Department Date 10/18/2019 Management 10:00 AM Central C-69

### **Electronic Filing Service Provider Information**

Service Provider:

OneLegal support@onelegal.com Customer Support (800) 938-8815 Email: Contact Person: Phone:

		0 0
-	John H. Gomez (171485), Allison C. Worden (211104) Ed Diab (262319), Kristen K. Barton (303228) GOMEZ TRIAL ATTORNEYS	FOR COURT USE ONLY  ELECTRONICALLY FILED  Superior Court of California,  County of San Diego
	655 West Broadway, #1700, San Diego, CA 92101	<b>04/15/2019</b> at 03:53:54 PM
	TELEPHONE NO.: (619) 237-3490 FAX NO. (Optional): (619) 237-3496	Clerk of the Superior Court
	E-MAIL ADDRESS (Optional):	By Vanessa Bahena, Deputy Clerk
	ATTORNEY FOR (Name): Plaintiffs Soaad Ablahad, et al.	
S	SUPERIOR COURT OF CALIFORNIA, COUNTY OF San Diego	
	STREET ADDRESS: 330 West Broadway	
	MAILING ADDRESS: 330 West Broadway	
	CITY AND ZIP CODE: San Diego, CA 92101	
-	BRANCH NAME: Hall of Justice	0.05 1444955
Ì	PLAINTIFF/PETITIONER: Soaad Ablahad, et al.	CASE NUMBER:
DE	FENDANT/RESPONDENT: Sharp Healthcare, a California Corporation, et al.	JUDICIAL OFFICER:
	NOTICE OF RELATED CASE	DEPT.:
	NOTICE OF RELATED GAGE	
1.	a. Title: Escalera v. Sharp Healthcare b. Case number: 37-2016-000017392-CU-PO-CTL c. Court:  same as above  other state or federal court (name and address): d. Department: C-68 e. Case type:  limited civil  unlimited civil  probate  family law f. Filing date: 05/24/2016 g. Has this case been designated or determined as "complex?"  Yes    H. Relationship of this case to the case referenced above (check all that apply):   involves the same parties and is based on the same or similar claims.   arises from the same or substantially identical transactions, incidents, or event the same or substantially identical questions of law or fact.   involves claims against, title to, possession of, or damages to the same proper is likely for other reasons to require substantial duplication of judicial resources	other (specify):  No s requiring the determination of
	Additional explanation is attached in attachment 1h	
	i. Status of case:	
	pending	
	dismissed with without prejudice	
	disposed of by judgment	
	Lasposed of by Judgitient	
	a. Title: Carla Jones, et al. v. Sharp Healthcare, a California Corporation, et b. Case number: 37-2017-00001377-CU-NP-CTL c. Court:  same as above	et al.
	other state or federal court (name and address):	
,	d. Department: C-74	
	a. Department. C-7T	

	CM-015
PLAINTIFF/PETITIONER: Soaad Ablahad, et al.	CASE NUMBER:
DEFENDANT/RESPONDENT: Sharp Healthcare, a California Corporation, et al.	
2. (continued)	
	nily law other (specify):
f. Filing date: 1/12/2017	
g. Has this case been designated or determined as "complex?" Yes	✓ No
h. Relationship of this case to the case referenced above (check all that apply):	
involves the same parties and is based on the same or similar claims.	
arises from the same or substantially identical transactions, incidents, or the same or substantially identical questions of law or fact.	events requiring the determination of
involves claims against, title to, possession of, or damages to the same	property.
is likely for other reasons to require substantial duplication of judicial res	ources if heard by different judges.
Additional explanation is attached in attachment 2h	
i. Status of case:	
pending	
dismissed with without prejudice	
disposed of by judgment	
3. a. Title: Usher v. Sharp Healthcare	
b. Case number: 37-2018-00017113-CU-PO-CTL	
c. Court: 🗸 same as above	
other state or federal court (name and address):	
d. Department: C-74	nily law other (specify):
c. 3355 (yes	nily law other (specify):
f. Filing date: 04/06/2018	No
g. Has this case been designated or determined as "complex?" Yes	NO
h. Relationship of this case to the case referenced above (check all that apply):	
involves the same parties and is based on the same or similar claims.  arises from the same or substantially identical transactions, incidents, or e	wents requiring the determination of
the same or substantially identical questions of law or fact.	
involves claims against, title to, possession of, or damages to the same pr	
is likely for other reasons to require substantial duplication of judicial resou	crees if neard by different judges.
Additional explanation is attached in attachment 3h	
i. Status of case:  ✓ pending	
✓ pending dismissed with without prejudice	
disposed of by judgment	
4. ✓ Additional related cases are described in Attachment 4. Number of pages atta	ched:1
Date: April 15, 2019	MA
Kristen K. Barton	V V V
(TYPE OR PRINT NAME OF PARTY OR ATTORNEY) (SIGNA	ATURE OF PARTY OR ATTORNEY)

SHORT TITLE:	CASE NUMBER:
Abramson, et al. v. Sharp Healthcare, a California Corporation, et al.	
ATTACHMENT (Number): 4	
(This Attachment may be used with any Judicial Co	uncil form.)
<ul> <li>4. a. Title: Lincoln v. Sharp Healthcare</li> <li>b. Case number: 37-2019-00016922-CU-MT-CTL</li> <li>c. Court: Same as above</li> <li>d. Department: C-64</li> <li>e. Case type: Mass Tort</li> <li>f. Filing date: 3/29/2019</li> <li>g. Has this case been designated or determined as "complex?": Yes</li> <li>h. Relationship of this case to the case referenced above: <ul> <li>-involves the same parties and is based on the same or similar claim</li> <li>-arises from the same or substantially identical transactions, incider determination of the same or substantially identical questions of laris likely for other reasons to require substantial duplication of judic judges.</li> <li>i. Status of case: Pending</li> </ul> </li> </ul>	ats, or events requiring the w or fact.
5. a. Title: Allen v. Sharp Healthcare b. Case number: 37-2019-00017747-CU-MT-CTL c. Court: Same as above d. Department: C-74 e. Case type: Mass Tort f. Filing date: 4/4/2019 g. Has this case been designated or determined as "complex?": Yes h. Relationship of this case to the case referenced above: -involves the same parties and is based on the same or similar claim -arises from the same or substantially identical transactions, inciden determination of the same or substantially identical questions of lav -is likely for other reasons to require substantial duplication of judic judges. i. Status of case: Pending	ts, or events requiring the w or fact.
b. Case number: 37-2019-00018492-CU-MT-CTL c. Court: Same as above d. Department: C-74 e. Case type: Mass Tort f. Filing date: 4/9/2019 g. Has this case been designated or determined as "complex?": Yes h. Relationship of this case to the case referenced above: -involves the same parties and is based on the same or similar claim -arises from the same or substantially identical transactions, inciden determination of the same or substantially identical questions of lav -is likely for other reasons to require substantial duplication of judic judges. i. Status of case: Pending	ts, or events requiring the v or fact.

Attachment are made under penalty of perjury.)

(Add pages as required)

	OIII OI
PLAINTIFF/PETITIONER: Soaad Ablahad, et al.	CASE NUMBER:
DEFENDANT/RESPONDENT: Sharp Healthcare, a California Corporation, et al.	

		BY FIRST-CLASS MAIL RELATED CASE
(NC	OTE: You cannot serve the Notice of Related Case if you provide this proof of service. The notice must be served	ou are a party in the action. The person who served the notice n d on all known parties in each related action or proceeding.)
1.	I am at least 18 years old and <b>not a party to this action.</b> place, and my residence or business address is (specify):	I am a resident of or employed in the county where the mailing took
	Gomez Trial Attorneys, 655 W. Broadway, Ste	1700, San Diego, CA 92101
	I served a copy of the Notice of Related Case by enclosing prepaid and (check one):	g it in a sealed envelope with first-class postage fully
	<ol> <li>deposited the sealed envelope with the United St</li> </ol>	ates Postal Service.
		ocessing for mailing, following this business's usual practices, or correspondence is placed for collection and mailing, it is the United States Postal Service.
	The <i>Notice of Related Case</i> was mailed: a. on <i>(date):</i> April 15, 2019	
	o. from (city and state): San Diego, CA	
4.	The envelope was addressed and mailed as follows:	
	Teresa C. Chow Street address: 11601 Wilshire Blvd Ste 1400	Matthew D. Pearson Street address: 1801 California Street, Suite 4400
	City: Los Angeles	City: Denver
	State and zip code: CA 90025-0509	State and zip code: CO 80202-2662
	b. Name of person served: Rouben Varozian	d. Name of person served:
	Street address: 16130 Ventura Blvd, Ste 570	Street address:
	City: Encino	City:
	State and zip code: CA 91436	State and zip code:
	Names and addresses of additional persons served are a	attached. (You may use form POS-030(P).)
dec	lare under penalty of perjury under the laws of the State of	f California that the foregoing is true and correct.
Date	: April 15, 2019	$C_{14}\setminus 0$ $\Omega$ .
Nico	ole Stoneman  (TYPE OR PRINT NAME OF DECLARANT)	(SIGNATURE OF DECLARANT)
	***************************************	(3.3.4.4)